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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,590	03/24/2004	Mark Girard	706195-2001	3798
7590 Bingham McCutchen LLLP		EXAM	INER	
2020 K Street, NW			DESANTO, MATTHEW F	
Washington, D	C 20006		ART UNIT	PAPER NUMBER
			3763	
			MAIL DATE	DELIVERY MODE
			12/23/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

9) The specification is objected to by the Examiner.

a) All b) Some * c) None of:

Application No.	Applicant(s)	
10/807,590	GIRARD ET AL.	
Examiner	Art Unit	
MATTHEW F. DESANTO	3763	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS.

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
- after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).

10) ☐ The drawing(s) filed on	_is/are:	a)[_	accepted or b)	objected to by	the Examine	r.
	Applicant may not request that	any objec	tion to	the drawing(s) b	e held in abeyance.	See 37 CFR	1.88

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

1.	Certified copies of the priority documents have been received.
2.	Certified copies of the priority documents have been received in Application No
3.	Copies of the certified copies of the priority documents have been received in this National Stage
	application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment/e)

) Notice of References Cited (PTO-892)	4) Interview Summary (PTO-413)
Notice of Draftsperson's Fatent Drawing Review (FTO-948)	Paper Ne(s)/Mail Date
Information Disclosure Statement(s) (PTO/SB/08)	 Notice of Informal Patent Application

Paper No(s)/Mail Date __ 6) Other: S. Patent and Trademark Office

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DETAILED ACTION

Action after Affirmed in Part

 The examiner maintains his rejection based on Cupp et al. in view of Ensminger et al. and will further explain his position on the dependent claims based on the finding from the BPAI decision.

The examiner withdraws his 103 Rejection in view of Ensminger et al. because of the BPAI decision.

Specification

- 3. The specification is objected to as failing to provide proper antecedent basis for the claimed subject matter. See 37 CFR 1.75(d)(1) and MPEP § 608.01(o). Correction of the following is required:
- The claim recites a first portion and a second portion, but this language cannot be found in the specification.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-10, 13-16, 18-28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cupp et al. (USPN 4,892,518), and further in view of Ensminger et al. (USPN 5,542,923).

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Cupp et al. discloses an F-shaped connector for a dual well port, comprising: a trunk including first and second connector lumens extending therethrough, distal ends of each of the first and second connector lumens being connectable to proximal ends of separate catheter lumens; a first arm of the trunk extending from the trunk at an angle relative thereto and including an arm portion of the first connector lumen, a proximal end of the arm portion of the first connector lumen being fluidly connectable to a first well of the dual well port; and a second arm of the trunk extending from the trunk at an angle relative thereto and including an arm portion of the second connector lumen, a proximal end of the arm portion of the second connector lumen being fluidly connectable to a second well of the dual well port, wherein the first and second connector lumens are separate from one another so that fluid from the first well does not mix with fluid from the first well before reaching the distal ends of the first and second connector lumens (see figures 2, 7, 11A and entire reference), but fails to teach the first arm separated from the housing by a gap.

Ensminger et al. discloses an F-shaped connector for a dual well port, comprising: a trunk including first and second connector lumens extending therethrough, distal ends of each of the first and second connector lumens being connectable to proximal ends of separate catheter lumens; a first arm of the trunk extending from the trunk at an angle relative thereto and including an arm portion of the first connector lumen, a proximal end of the arm portion of the first connector lumen being fluidly connectable to a first well of the dual well port; and a second arm of the trunk extending from the trunk at an angle relative thereto and including an arm portion

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of the second connector lumen, a proximal end of the arm portion of the second connector lumen being fluidly connectable to a second well of the dual well port, wherein the first and second connector lumens are separate from one another so that fluid from the first well does not mix with fluid from the first well before reaching the distal ends of the first and second connector lumens (see figure 4 and entire reference) and teaches a gap (the space between the first and second arm [92, 92']).

Therefore at the time of the invention it would have been obvious for one of ordinary skill in the art to combine the device of Cupp et al. with the teachings of Ensminger et al., since the limitations not taught in Cupp et al. is an obvious matter of design choice to one skilled in the art. Applicant fails to disclose any criticality and/or unexpected results and even teaches that one of ordinary skill would understand how to modify the device depending on the medical situation (applicant's specification paragraph 0012). Further more, it appears that the invention would perform equally well with any spacing between the first and second arm, whether it be an opening or just a space between the first and second arm, as taught by Cupp et al. (in reference number 161) or the gap between the housing as taught and shown in figure 4 of Ensminger for the reasoning that the space still serves the same function, which is to maintain separate lumens to prevent the medicaments from mixing. Hence forming a space between the housing and the arms are a mere obvious modification that would require routine skill in the art.

With regards to claims 2, 14, 23 Cupp disclose the first and second lumens are separated by a partition (105).

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With regards to claim 3, 4, 16, 27 Cupp discloses the first and second walls are positioned along an axis of the housing and wherein the first and second arms extend from the trunk at angle relative to the an axis and the trunk extends in a substantially parallel direction to the axis [can be seen in figure 2 and 7 as well as shown in the drawing in the response to arguments section (see below)].

With regards to claim 5, 15, 25, 26 Cupp discloses the arms extend from the trunk at an acute angle as shown in figure 2 and 7. Even though the reference is silent to the angle it would have been obvious to modify the angle to be between 30 and 60 degrees.

With regards to claims 6-9, 28 Cupp discloses the semi-circular cross section of the trunk and arms in figures 9-9E and figures 4 & 6 show the cross section leaving the wells.

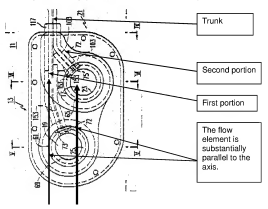
With regards to claim 10, 18, 24 Cupp disclose a flow control element at the outlet valve at the end of the flow element. It would have also been obvious to include valve as shown in Ensminger in all the embodiments but specifically shown in figure 5 - ref. 84+86 to prevent fluid from flowing backwards.

With regards to claims 20, 21 Cupp discloses injecting fluid into the wells and the wells are already connected to the flow element thus inherently meeting this limitation.

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Response to Arguments

- The examiner maintains his rejection of Cupp et al. in view of Ensminger because of the decision by the BPAI.
- 8. With regards to both rejections the applicant fails to show criticality for the opening as well as the specific shape of the arms and lumens, thus the examiner maintains his rejections, since one skilled in the art would find the modification an obvious design choice.
- 9. Cupp et al. teaches the "f shaped flow connector" with the first portion on the first arm and the second portion in the second arm. See the image below and figure 4 in Ensminger shows a gap between the first and second portion and the housing.



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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to MATTHEW F. DESANTO whose telephone number is (571)272-4957. The examiner can normally be reached on Monday-Friday 9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nick LUCCHESI can be reached on (571) 272-4977. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Matthew DeSanto /Matthew F DeSanto/ Primary Examiner, Art Unit 3763